## Tepper Law Firm, LLC

Telephone (301) 718-1818

## 4900 Auburn Avenue Suite 100 Bethesda, MD 20814-2632

Facsimile (301) 718-1820

Of Counsel Christopher D. Imlay John C. Trent \*

Cary S. Tepper tepperlaw@aol.com

\* not admitted in Maryland

March 30, 2020

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street S.W.; Room TWD-204 Washington, D.C. 20554

Via email to:

Albert.Shuldiner@fcc.gov Nazifa.Sawez@fcc.gov Tom.Hutton@fcc.gov

Re: WVVI-FM (Facility ID No. 62114) @ Christiansted, VI WJKC(FM) (Facility ID No. 54468) @ Christiansted, VI WMYP(FM) (Facility ID No. 82199) @ Frederiksted, VI WVIQ(FM) (Facility ID No. 74457) @ Christiansted, VI WMNG(FM) (Facility ID No. 81515) @ Christiansted, VI

Consolidated Request For Extension Of Time To Respond To "Operational Status Inquiry" Dated February 18, 2020

Dear Ms. Dortch:

The present circumstances arising from the COVID-19 pandemic require RWave, LLC, Radio 95, Inc., Amanda P. Friedman, JKC Communications of the Virgin Islands, Inc. and Clara Communications Corporation (hereinafter referred to as "Radio Licensees") to request an extension of time within which to respond to the various Operation Status Inquiry Letters dated February 18, 2020 questioning whether each of the above-captioned radio stations is on-air and operating with unauthorized facilities.

The Radio Licensees have been collecting the necessary documentation requested by the Commission and are also in the process of preparing a Request for Special Temporary Authority

("STA") for each of the above-captioned radio stations. All of these efforts have been hampered by a reduction in radio station staff as the result of regional stay-at-home orders and/or personnel testing positive for the coronavirus.

The current pandemic emergency has required the key personnel of each radio station to work overtime to address the interests and needs of the Virgin Islands. Such life and death matters have distracted the Radio Licensees from devoting ample time to complete their response to the FCC's inquiry letters.

In light of the foregoing, Radio Licensees request an extension of time until May 1, 2020 within which to submit their responses to the FCC's inquiry letters.

If any questions arise concerning this matter, please contact the undersigned counsel.

Sincerely,

Cary S. Tepper